## Case 2:17-cv-06189-JFB-AYS Document 8 Filed 12/08/17 Page 1 of 1 PageID #: 57 UNITED STATE DISTRICT COURT EASTERN DISTRICT OF NEW YORK JANN ORTEGA, WIDMAN SANCHEZ and X FELIPE ESTEVEZ, on behalf of themselves and all others similarly situated, Civil Action #17-cv-6189 Plaintiffs, -against-BRACCO'S CLAM & OYSTER BAR, INC. d/b/a BRACCO'S CLAM & OYSTER BAR, MICHAEL BRACCO, JONATHAN STIPULATION TO EXTEND BRACCO, ROBERT BRACCO, and TIME TO ANSWER OR GERARD BRACCO, **OTHERWISE PLEAD** Defendants. IT IS, hereby stipulated and agreed by and between the attorneys for Plaintiffs and Defendants that the time within which Defendants may respond to the Complaint in the aboveentitled action is extended until December 22, 2017. <u>/s/ Neil M. Frank</u> /s/ Steven B. Horowitz NEIL M. FRANK, ESQ. STEVEN B. HOROWITZ, ESQ. (SBH-3606) Horowitz Law Group, LLC Frank & Associates, P.C. 49 Route 202, PO Box 13 500 Bi-County Blvd., Suite 465 Farmingdale, New York 11735 Far Hills, New Jersey 07931 Attorney for Plaintiffs Attorney for Defendants (631) 756-0400 (Telephone) (973) 789-8300 (Telephone)

Dated: December 8, 2017

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Dated: December 8, 2017